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APPLICATION NO.	CATION NO. FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/700,236	11/03/2003		Young Wuk Kwon	3762	
7590 05/25/2005		05/25/2005		EXAMINER	
Young Wuk I Apartment A	Cwon		ELLINGTON, ALANDRA		
3008 West Sun	set Drive	e	ART UNIT	PAPER NUMBER	
Carbondale, II	62901		2855		
			DATE MAILED: 05/25/2005		

DATE MAILED: 05/25/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

			K			
		Application No.	Applicant(s)			
		10/700,236	KWON, YOUNG WUK			
	Office Action Summary	Examiner	Art Unit			
		Alandra Ellington	2855			
Period fo	The MAILING DATE of this communication app or Reply	pears on the cover sheet with the	correspondence address			
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a reply of period for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing led patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be ti y within the statutory minimum of thirty (30) da vill apply and will expire SIX (6) MONTHS fron , cause the application to become ABANDONI	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).			
Status		,				
1)⊠	Responsive to communication(s) filed on amer	ndment dated 1/8/05.				
-	· · _	action is non-final.				
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposit	ion of Claims		·			
5)⊠ 6)⊠ 7)□	Claim(s) 2,4-18 and 20-22 is/are pending in the 4a) Of the above claim(s) is/are withdraw Claim(s) 5,6,9-18 and 20 is/are allowed. Claim(s) 2,4,7,8,21 and 22 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/o	wn from consideration.				
Applicat	ion Papers					
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>08 January 2005</u> is/are. Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Ex	: a)⊠ accepted or b)⊡ objecte drawing(s) be held in abeyance. Se tion is required if the drawing(s) is of	ee 37 CFR 1.85(a). pjected to. See 37 CFR 1.121(d).			
Priority (under 35 U.S.C. § 119					
a)	Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau See the attached detailed Office action for a list	s have been received. s have been received in Applica rity documents have been receiv u (PCT Rule 17.2(a)).	tion No red in this National Stage			
Attachmen	• •	ο Π	(PTO 442)			
2) Notice 3) Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) er No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail 0 5) Notice of Informal 6) Other:				

Final Rejection

Claim Rejections - 35 USC § 112

35 U.S.C 112 1st Paragraph

- 1. The following is a quotation of the first paragraph of 35 U.S.C. 112:
 - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 2. Claims 7 and 8 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.
 - a. With respect to Claim 7, the Applicant originally claimed at least two ligaments of the same length and the same shape with different elastic moduli. The newly amended claim states ligaments being uniformly cast and composed of different materials with different elastic moduli. The new subject matter of ligaments being composed of different materials with different elastic moduli is not supported by the specification, therefore, the Examiner does not feel that the material of the original claim "by itself" supports the subject matter of the amended claim.

35 U.S.C. 112 2nd Paragraph

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

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The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 4. Claims 21 and 22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 5. Claim 21 is rejected under 35 U.S.C. 112, second paragraph, as being incomplete for omitting essential steps, such omission amounting to a gap between the steps. See MPEP § 2172.01. The omitted step is *step h*. The last line of claim 21 ends with step *g. repeating steps a through h for differing values of stress loading*. The entire method is incomplete due to the omission of method step h.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 7. Claims 2 and 4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Creagar (5,425,274) in view of Perez (5,528,151).
 - a. With respect to Claim 2, Creagar discloses an apparatus for measuring the fatigue life of a structural member of known composition, the apparatus comprising a flat test coupon 1,2 uniformly cast and comprised of material mountable on said structural member (col. 3 lines 37-40), the test coupon 1,2 having at least two cut-out portions 5a-7a of different area which define at least

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two parallel ligaments 5-7 of different lengths (col. 3 lines 40-47 {Fig. 1}), and the ligaments 5-7 having a shape so as to effect failure die to fatigue of the ligaments 5-7 at lower percentages of fatigue life of the structural member and prior to failure of the structural member due to fatigue when the ligament 5-7 and the structural member are subjected to substantially similar stress conditions and history (col. 3 lines 48-53). However, Creagar does not specifically teach a test coupon and structural member being composed of different materials. Perez teaches a test coupon 12 composed of a material other than that composing a structural member 14 (col. 2 lines 40-49). It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Creagar with the teachings of Perez to include a test coupon composed of a material other than that composing a structural member for the purpose of creating fatigue stresses and predicting fatigue due to thermal cycling (see Perez, col. 1 lines 8-12,27-40).

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b. With respect to Claim 4, Perez teaches rectangular cut-out portions having rounded corners described by ninety degree arcs joining any two adjacent sides such that the ligaments are all of equal length and width (col. 2 lines 57-67, col. 3 lines 1015 {Figs. 1,2}).

Allowable Subject Matter

- 8. Claims 5, 6, 9-18 and 20 are allowed.
- 9. The following is an examiner's statement of reasons for allowance: The reasons for allowance are based on the inclusion of:

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a. In Claim 5, the cut-out portions defining the ligaments having a shape described by at least two centrally aligned adjoining rectangles of different surface area, the centrally aligned adjoining rectangles having rounded corners described by ninety degree arcs joining any two adjacent sides and positioned so that the centrally aligned adjoining rectangles become progressively smaller in surface area.

- b. In Claim 9, groupings arranged such that parallel ligaments in any grouping will not be parallel to parallel ligaments in any other grouping in the test coupon.
- c. In Claim 17, the method step of subjecting the test coupon to repetitive stress loading of a constant displacement until all of the ligaments fail.

Response to Arguments

10. Applicant's arguments with respect to claims 2, 4-18 and 20-22 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

- 11. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).
- 12. A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not

mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

- 13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alandra Ellington whose telephone number is (571) 272-2178. The examiner can normally be reached on Monday Friday, 7:30am 4:00pm.
- 14. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Lefkowitz can be reached on (571) 272-2180. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.
- 15. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Alandra Ellington Art Unit 2855 (h)

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MAX NOORI PRIMARY EXAMINER Obbused for Stawner

Replacement Sheet



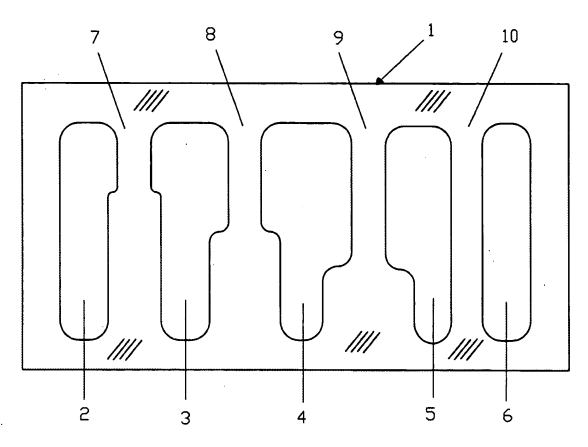


FIG. 1

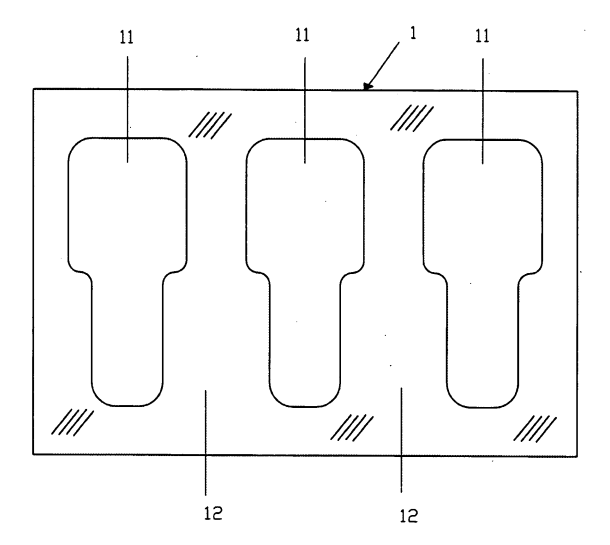
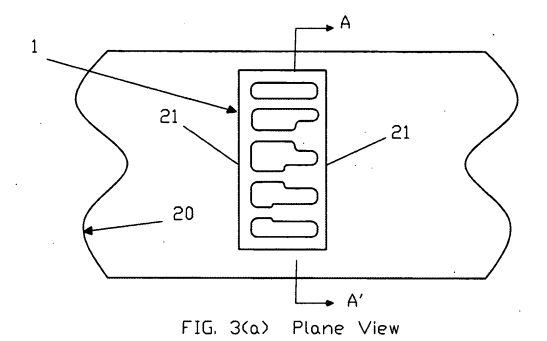


FIG. 2



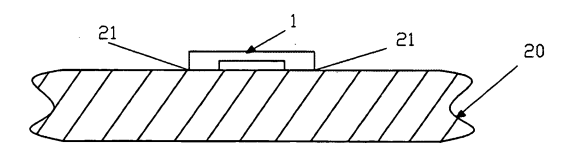


FIG. 3(b) Sectional View

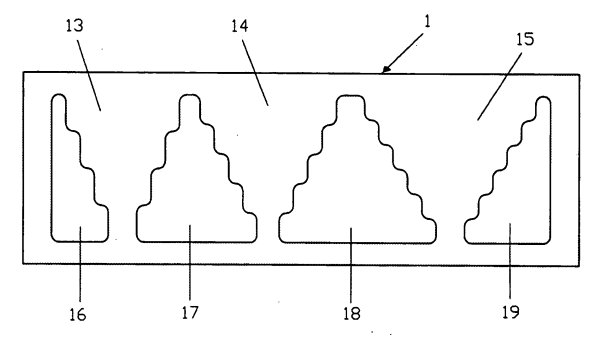


FIG. 4

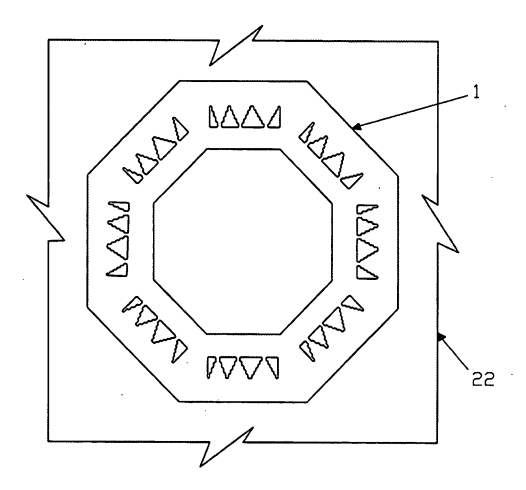


FIG. 5

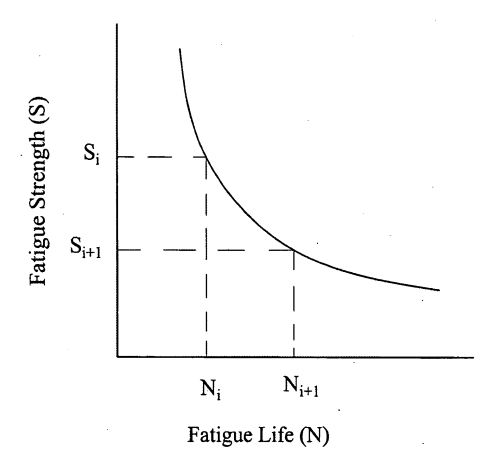


FIG. 6